

Joe Frazier—it was a time when families would gather around the radio or the network television as Howard Cosell narrated the poetic clash of power, resilience and grace that is a heavyweight title fight. During this time, Lyle fought Muhammad Ali, Earnie Shavers, and George Foreman, taking Ali to the 11th round before losing by TKO, knocking-out Shavers in the 6th, and knocking down Foreman twice before suffering a KO late in the 5th. While calling the Lyle-Foreman fight for ABC's "Wide World of Sports," Cosell remarked "it's not artistic, but it is slugging!"

Lyle retired from boxing in 1980, and then attempted a brief comeback in 1995, when he won four more fights. After retirement he dedicated himself to coaching boxing in his old neighborhood, hoping to give children the same opportunities that boxing had afforded him. On most any given afternoon he was down at the Salvation Army Red Shield Center in Denver's Five Points neighborhood, coaching at the boxing program that bore his name and teaching not just the right jab and left hook, but also the discipline and focus that allowed him to go toe-toe with the great heavyweights of his era.

Mr. Speaker, Ron Lyle was an inspiration to our community—a role model whose impressive 43–7–1 record nonetheless does not do justice to what he meant to those around him. He will be sorely missed, but his legacy will continue to shape young boxers and help write the next chapter in Colorado's boxing history.

HONORING THE LIFE AND PUBLIC SERVICE ACHIEVEMENTS OF FRANKLIN FRYER

HON. WILLIAM R. KEATING

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Monday, December 19, 2011

Mr. KEATING. Mr. Speaker, I rise today to recognize the dedicated service of Franklin Fryer. In his 57 years of service to the Town of Weymouth, Massachusetts, Franklin helped advance many important initiatives and tirelessly served his community. Now at age 90, as he celebrates his retirement from public life at the end of this month, I am proud to join family, friends, colleagues, and community leaders in thanking him for his many years of commitment to the Commonwealth of Massachusetts.

Franklin is that rare individual who dedicates his entire life's work to public service. After bravely serving as a Marine in World War II, he returned to his native Weymouth to continue his civic service. In 1955, he was elected to the Board of Selectmen, where he served until 1973. Three years later, Franklin was elected Town Clerk, a position he has held ever since. But those are just the positions he held; they don't speak to the countless hours and services he has dedicated to his community in excess of his job. Franklin is a reflection of all that we hope and expect community leaders to be. The Town of Weymouth would not be the same without him, so it was a fitting tribute that the office where he had been working for the past 12 years was renamed in his honor. Franklin's retirement marks the end of an era for the Weymouth community.

Mr. Speaker, it is my honor to recognize Franklin Fryer for his dedication to the people

of Weymouth, Massachusetts. He is an excellent role model for young adults, a leader for his fellow community members and a shining example of what it means to be a public servant. I ask my colleagues to join me in wishing him many more years of health and happiness.

A CHANUKA MESSAGE

HON. E. SCOTT RIGELL

OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Monday, December 19, 2011

Mr. RIGELL. Mr. Speaker, I rise today to enter a statement into the RECORD on behalf of my constituent, Dr. Israel Zoberman. Dr. Zoberman is the Founding Rabbi of Congregation Beth Chaverim in Virginia Beach, Virginia. He is also the president of the Hampton Roads Board of Rabbis and Cantors. Dr. Zoberman asked me to enter the following remarks into the RECORD regarding Chanuka. Dr. Zoberman's statement follows.

Chanuka's origins in the drama of a small people standing up to the might of the Hellenistic empire of antiquity is a poignant symbol and a timeless reminder of Israel's unique and timely legacy. The Maccabees' successful revolt in 167 B.C.E. against the dictates of King Antiochus IV that sought to deprive the Jews of practicing their faith, was truly a stance of a proud conscience. Our refusal to submit to a superior physical power when our spiritual inheritance was at stake, is a clear indication of how deep a bond we held with our religious convictions, ready to sacrifice the sacred gift of life for the sake of an ancestral covenant with the God of Freedom and Responsibility.

The word Chanuka and its very meaning represent the spirit of dedication to noble ideals and ideas through the cleansing of Jerusalem's temple of old from pagan defilement. The Talmud's insisting focus on the miracle of the cruse of oil lasting eight days reflects the Rabbis' aversion to the bloodshed and the Hasmoneans' intra-political strife, associated with the war and beyond. Consequently, the Book of the Maccabees was not included in our own Biblical canon but was fortunately preserved through the Catholic one. In truth, the conflict was not only against the enemy from without, but also in response to the experienced assimilation from within. The encounter with the dominant, flourishing and tempting Greek culture led, however, to a fruitful engagement influencing Rabbinic thought and logic.

The flickering lights of Chanuka have come to represent through centuries of trying suffering the miracle of Jewish survival in spite of great odds, while endowing the human family with an enduring, undying hope for a world transformed and redeemed. Let us continue to pray and labor that the ancient promise of prophetic Shalom from the hills of Judea, the first such inspiring and courageous message of universal embrace, will yet be realized for all of God's children including the offspring of Isaac and Ishmael whose familial bond cannot be denied. How frustrating that there are Palestinian leaders attempting to re-write history by removing the incontrovertible Jewish connection with the Temple Mount, seeking to extinguish Chanuka's authenticity.

As our American nation, the State of Israel and the entire free world fight the blight of contemporary terrorism with Iran begrudging the Maccabean victory leading

the way, much can be learned from the Maccabees' old and new saga and spirit. The terrorists negate the life-enlightening, pluralistic and inclusive principles of Chanuka's bright Menorah daring to challenge the darkness. All humans have now become like vulnerable Jews yet empowered with our people's indomitable faith and heroic example to face an oppressive foe—physically, spiritually, and psychologically—and prevail.

HAROLD ANDERSON TRIBUTE

HON. SCOTT R. TIPTON

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Monday, December 19, 2011

Mr. TIPTON. Mr. Speaker, I rise today in honor of Mr. Harold Anderson, President of the Board of the Costilla Conservation District. Mr. Anderson was inducted into the Colorado Association of Conservation Districts' Conservation Hall of Fame on November 16, 2011.

Mr. Anderson, of Jaroso, Colorado, is known among his peers for his dedication to his duties, knowledge of the area's most important issues, and reliability. He is a tireless supporter of the farmers and ranchers that form the bedrock of his community, and works with fellow board members to keep the focus on what they can do for Costilla County. Friends say that he is "a heck of a cattle hauler, too."

Since his appointment to the Board in 1999, Mr. Anderson has earned a reputation for making things happen, whether it's a community event, scholarship program, or teaching workshop. During a difficult time full of management turnover, he kept the District on firm footing, often by assuming extra duties.

Mr. Anderson's family has been a part of the San Luis Valley for generations, beginning when his grandfather moved into the farmhouse where they still reside in the late 1920s. He has been married to his wife Kathy for 39 years, and together they raised a son and two daughters. Harold is a member of the numerous local boards, committees, and cattlemen's associations, and was appointed by Secretary of the Interior Ken Salazar to serve on the Rio Grande Natural Habitat Initiative.

Mr. Speaker, it is an honor to recognize Mr. Harold Anderson. I rise today to thank him for his public spirit and devotion to the conservation needs of Costilla County, Colorado.

RECOGNIZING THE 90TH ANNIVERSARY OF THE FORT WALTON BEACH GENERAL FEDERATION OF WOMEN'S CLUB

HON. JEFF MILLER

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Monday, December 19, 2011

Mr. MILLER of Florida. Mr. Speaker, I rise today to congratulate the Fort Walton Beach General Federation of Women's Club on their 90th Anniversary. For nearly a century, the Fort Walton Beach General Federation of Women's Club has served the Northwest Florida community with continuous benevolence.

The Fort Walton Beach General Federation of Women's Club's history dates back to the

early 1900s, when a group of women pioneers and settlers assembled to address community needs. They provided local law enforcement when no other authority existed, medicinal services when a doctor was not available, and food and clothing for children and families in need. The group also founded both a medical clinic and a public library, and to this day, the Fort Walton Public Library provides vital services to the community.

The Fort Walton Beach General Federation of Women's Club is well known for their many invaluable contributions to the arts, environment, education, domestic violence prevention, home life, and our nation's veterans. The Club's commitment to providing resources to our veterans and their families is invaluable to the Northwest Florida community and serves as a shining example for others. As Chairman of the House Committee on Veterans' Affairs, I understand the vital importance of serving those who have worn the uniform, and I am extremely grateful for the patriotic and dedicated service that the Club offers to Northwest Florida's veterans.

On behalf of the United States Congress, I congratulate and offer thanks to the Fort Walton Beach General Federation of Women's Club on 90 years of exemplary service. My wife Vicki joins me in offering our best wishes to the Women's Club for their success as they continue to carry out their laudable mission and for their dedication to bettering the lives of those around them.

CONFERENCE REPORT ON H.R. 1540, NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2012

SPEECH OF

HON. BETTY MCCOLLUM

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, December 14, 2011

Ms. MCCOLLUM. Mr. Speaker, I rise today to oppose adoption of the Conference Report on H.R. 1540; the National Defense Authorization Act for Fiscal Year 2012. This bill includes dangerous provisions that put fundamental American values at risk.

Section 1021 of this Conference Report authorizes the President of the United States to detain indefinitely—without charge, without trial, and without due process—any individual suspected of terrorism. The section is written so broadly it raises legal questions about whether indefinite detention may be applicable to American citizens detained on American soil. Specifically, this provision empowers the President to detain anyone who “substantially supported” forces “associated” with al-Qaeda or the Taliban that are “engaged in hostilities against the United States or its coalition partners.” It is troubling and problematic that the legislation fails to define any of these terms.

In an editorial today titled “Politics Over Principle” the New York Times argued against the legislation saying it could grant presidents “the authority to throw American citizens into prison for life without charges or a trial.” Senator LINDSEY GRAHAM, a sponsor of the Senate's defense authorization bill, stated clearly the far-reaching intent of this section. He said the indefinite detention provision: “does apply to American citizens, and it designates the world as the battlefield, including the homeland.”

Proponents of these indefinite detention powers argue the language merely codifies policies instituted by the George W. Bush Administration and continued under the current administration. This argument ignores the fact these policies are quite possibly unconstitutional. Congress should be investigating and reforming existing policies, not codifying them as permanent American law.

Congress has a sacred duty to defend the liberties that generations of Americans fought to establish and preserve. This conference report sacrifices the most fundamental of those liberties while gaining little, if any, additional security. If the provisions of Section 1021 are enacted, it would be the first time Congress has enshrined indefinite detention into law since the McCarthy Era.

In addition, the Conference Report before us today is a disappointing statement about fiscal responsibility. When the Defense Authorization bill passed the House in May, it included my amendment to cap funding for military bands at \$200 million. This amendment would have saved taxpayers \$125 million. Unfortunately, the Senate stripped this relatively modest but sensible cut from the bill. By protecting a bloated budget for the military's bands, it would appear that the Senate is elevating pomp and circumstance to a national security priority at the expense of fiscal responsibility. If Congress does not have the gumption to limit spending on military bands to \$200 million in a time of financial crisis, how will we be able to cut the \$600 billion from the defense budget required by the upcoming budget sequestration?

Mr. Speaker, I cannot vote for this national defense authorization. Congress should pass a bill that supports our troops and their families, responds to emerging threats to our national security. However, I cannot support legislation that erodes basic American freedoms.

I request unanimous consent to insert a copy of the aforementioned New York Times editorial into the RECORD with my remarks.

[From The New York Times, Dec. 15, 2011]

POLITICS OVER PRINCIPLE

The trauma of Sept. 11, 2001, gave rise to a dangerous myth that, to be safe, America had to give up basic rights and restructure its legal system. The United States was now in a perpetual state of war, the argument went, and the criminal approach to fighting terrorism—and the due process that goes along with it—wasn't tough enough.

President George W. Bush used this insidious formula to claim that his office had the inherent power to detain anyone he chose, for as long as he chose, without a trial; to authorize the torture of prisoners; and to spy on Americans without a warrant. President Obama came into office pledging his dedication to the rule of law and to reversing the Bush-era policies. He has fallen far short.

Mr. Obama refused to entertain any investigation of the abuses of power under his predecessor, and he has been far too willing to adopt Mr. Bush's extravagant claims of national secrets to prevent any courthouse accountability for those abuses. This week, he is poised to sign into law terrible new measures that will make indefinite detention and military trials a permanent part of American law.

The measures, contained in the annual military budget bill, will strip the F.B.I., federal prosecutors and federal courts of all or most of their power to arrest and prosecute terrorists and hand it off to the military, which has made clear that it doesn't

want the job. The legislation could also give future presidents the authority to throw American citizens into prison for life without charges or a trial. The bill, championed by Republicans in the House and Senate, was attached to the military budget bill to make it harder for Mr. Obama to veto it.

Nearly every top American official with knowledge and experience spoke out against the provisions, including the attorney general, the defense secretary, the chief of the F.B.I., the secretary of state, and the leaders of intelligence agencies. And, for weeks, the White House vowed that Mr. Obama would veto the military budget if the provisions were left in. On Wednesday, the White House reversed field, declaring that the bill had been improved enough for the president to sign it now that it had passed the Senate.

This is a complete political cave-in, one that reinforces the impression of a fumbling presidency. To start with, this bill was utterly unnecessary. Civilian prosecutors and federal courts have jailed hundreds of convicted terrorists, while the tribunals have convicted a half-dozen.

And the modifications are nowhere near enough. Mr. Obama, his spokesman said, is prepared to sign this law because it allows the executive to grant a waiver for a particular prisoner to be brought to trial in a civilian court. But the legislation's ban on spending any money for civilian trials for any accused terrorist would make that waiver largely meaningless.

The bill has so many other objectionable aspects that we can't go into them all. Among the worst: It leaves open the possibility of subjecting American citizens to military detention and trial by a military court. It will make it impossible to shut the prison in Guantánamo Bay, Cuba. And it includes an unneeded expansion of the authorization for the use of military force in Afghanistan to include indefinite detention of anyone suspected of being a member of Al Qaeda or an amorphous group of “associated forces” that could cover just about anyone arrested anywhere in the world.

There is no doubt. This bill will make it harder to fight terrorism and do more harm to the country's international reputation. The White House said that if implementing it jeopardizes the rule of law, it expects Congress to work “quickly and tirelessly” to undo the damage. The White House will have to make that happen. After it abdicated its responsibility this week, we're not convinced it will.

HONORING SUMMERVILLE HIGH SCHOOL JAZZ @ 8 ADVANCED JAZZ CHOIR

HON. JEFF DENHAM

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, December 19, 2011

Mr. DENHAM. Mr. Speaker, I rise today to acknowledge and honor the Summerville High School Jazz @ 8 Advanced Jazz Choir for their exceptional performance at the 2011 U.S. Capitol Christmas Tree.

The Jazz @ 8 Advanced Jazz Choir has a 30-year history of outstanding performances. This year, the 18-member group is comprised of 10 girls and 8 boys, ranging from sophomores to seniors. The members, Camille Berringer, Adria Britton, Ian Britton, Joaquin David, Tonysha Hadden, Justin Jones, Kai Kellerman, Karissa Kinkle, Max Kohl, Sam Kohl, Charlie McClung, Hank Miller, Maeve Moriarty, Mikayla Murry, Morgan Murry, Rebekah O'Kelley, Aubreana Woodworth, and